Cinergy Services, Inc. 139 East Fourth Street, Rm 25 AT II P.O. Box 960 Cincinnati, OH 45201-0960 Tel 513.287.3842 Fax 513.287.2996 aschafer@cinergy.com

ANITA M. SCHAFER Paralegal

Via Overnight Mail

October 8, 2003



Mr. Thomas Dorman Executive Director, Kentucky Public Service Commission 211 Sower Boulevard P.O. Box 615 Frankfort, Kentucky 40602-0615

Re:

Case No. 2003-00252

Dear Mr. Dorman:

Enclosed please find an original and ten (10) copies of ULH&P's Petition for Confidential Treatment and the redacted response to the data request. Please date-stamp the additional copy of the Petition and return in the overnight envelope provided.

Please note that we have provided in a sealed envelope the unredacted copy of the response to the data request. This unredacted copy is being provided to the Attorney General as they have signed a confidentiality agreement.

Should you have any questions, please contact me at (513) 287-3842.

Very truly yours,

anita M. Schafer

Anita M. Schafer

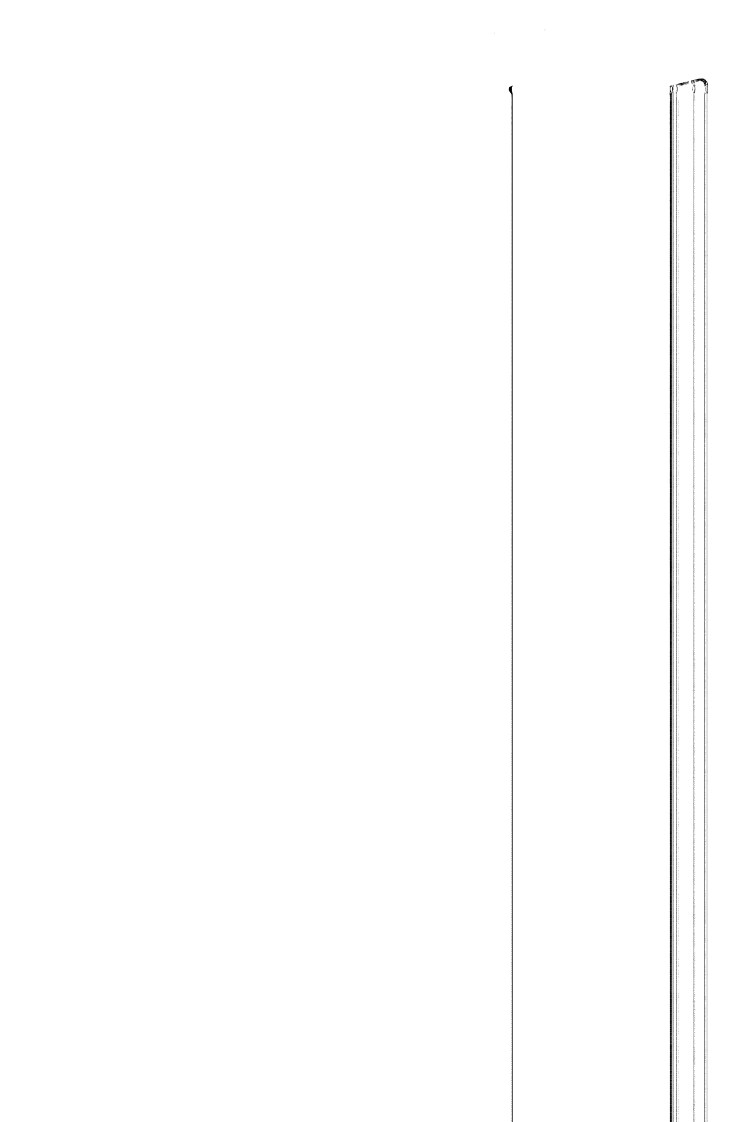
Paralegal

AMS/mak

Enclosures

cc:

Elizabeth Blackford



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Paralegal

AMS/mak

Enclosures

cc:

Elizabeth Blackford

COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

IN THE MATTER OF THE APPLICATION OF THE)	OCT 0 9 2003
UNION LIGHT, HEAT AND POWER COMPANY)	
FOR A CERTIFICATE OF PUBLIC CONVENIENCE)	PUBLIC CONVICE Conviction
AND NECESSITY TO ACQUIRE CERTAIN	ĺ)	South on your title to make a first of the
GENERATION RESOURCES AND RELATED)	
PROPERTY; FOR APPROVAL OF)	CASE NO. 2003-00252
CERTAIN PURCHASE POWER AGREEMENTS;	<u> </u>	0.2003 00232
FOR APPROVAL OF CERTAIN ACCOUNTING	ĺ	
TREATMENT; AND FOR APPROVAL)	
OF DEVIATION FROM REQUIREMENTS OF KRS	ĺ	
278.2207 AND 278.2213(6)	j	
· ·	,	

PETITION OF THE UNION LIGHT, HEAT AND POWER COMPANY, AND THE CINCINNATI GAS & ELECTRIC COMPANY, FOR CONFIDENTIAL TREATMENT OF INFORMATION

The Union Light, Heat and Power Company (ULH&P), and The Cincinnati Gas & Electric Company (CG&E) (collectively, the Requesting Parties), pursuant to 807 KAR 5:001, Section 7, jointly request the Commission to classify and protect as confidential certain information that was provided in responses to the Commission Staff's and the Kentucky Attorney General's second set of interrogatories in this proceeding received on September 10, 2003. This information is being provided under the continuing duty to update information. In support thereof, the Requesting Parties state:

1. Coincident with the filing of this Request, ULH&P is filing an update to the responses to the second set of interrogatories of the Kentucky Attorney General and is providing the response to the Commission Staff. The update being filed is in response to Kentucky Attorney General Data Request, Second Set, Number 28. ULH&P and CG&E

jointly request that certain data relating to CG&E's ownership and operation of generating facilities be treated as confidential and trade secret; specifically, this information consists of that used in the depreciation study to calculate the annual depreciation accruals related to electric plant (hereinafter "Confidential Material"). As required by 807 KAR 5:001, Section 7(2)(b), ULH&P has provided one unredacted copy of the Confidential Material under seal. Further, ULH&P has accordingly clearly marked such Confidential Material. See attached Exhibit A for a detailed list of supplemental interrogatory responses to which ULH&P seeks confidential treatment.

- 2. The Kentucky Open Records Act exempts from disclosure certain commercial information. KRS 61.878 (1)(c). To qualify for this exemption and, therefore, maintain the confidentiality of the information, a party must establish that disclosure of the commercial information would permit an unfair advantage to competitors of that party.
- 3. With electric deregulation in Ohio, the information relating to CG&E's ownership and operation of generating facilities consists of non-public information that is proprietary to CG&E. Public disclosure of this Confidential Material could harm CG&E by providing a competitive advantage to the competitors of CG&E, to CG&E's ultimate detriment. This Confidential Material is not known outside of ULH&P and CG&E, and it is not disseminated within these companies except to those employees with a legitimate business need to know and act upon the information. ULH&P and CG&E have taken reasonable precautions to protect against the public disclosure of the Confidential Material, including, but not limited to, only sharing such information internally on a need to know basis and only releasing such information externally subject to appropriate confidentiality protections.

- 4. The disclosure of the information contained in the Confidential Material would result in the abandonment of CG&E's trade secret protection if the Commission did not adopt appropriate procedures to assure the following:
 - a. That the Confidential Material be made available solely for inspection by certain designated members of the Commission Staff for purposes of their examination;
 - b. That the Confidential Material be specifically secured and under the control of a responsible person;
 - c. That any Commission Staff member receiving access to the Confidential Material be under an obligation to secure and maintain exclusive control of it, to refrain from directly or indirectly allowing public disclosure of any portion of said Confidential Material, and to refrain from and prohibit the copying and reproduction of any of the Confidential Material;
 - d. That any documents, materials or reports prepared by the Commission Staff not have the effect of disclosing the confidential information contained in the Confidential Material;
 - e. That no Commission Staff member should have access to the information contained in the Confidential Material without first acknowledging in writing, prior to access, the existence of any Protective Order issued by the Commission in response to this Motion, the need to treat such information in accordance with the provision thereof and the sanctions which may be imposed for unauthorized disclosure of such information.
- 5. ULH&P agrees to make the Confidential Material available to the Attorney General's office and any other non-competitive intervenor in this case upon the execution of an appropriate confidentiality agreement by such party or parties.

WHEREFORE, The Union Light, Heat and Power Company, and The Cincinnati Gas & Electric Company respectfully request that the Commission classify and protect as confidential the specific information described herein.

Respectfully submitted,

James B. Gainer

Vice President and General Counsel

Regulated Businesses

Michael J. Pahutski, Trial Attorney

John J. Finnigan, Jr., Senior Counsel

The Union Light, Heat and Power Company

The Cincinnati Gas & Electric Company

139 East Fourth Street, 2500 Atrium II

Cincinnati, OH 45201-0960

(513) 287-3075 Fax: (513) 287-3810

CERTIFICATE OF SERVICE

This certifies that a copy of the Petition of The Union Light, Heat & Power Company and The Cincinnati Gas & Electric Company for Confidential Treatment of Information was served upon the following parties of record via overnight mail, on this 8th day of October, 2003.

Michael J. Pahutski

Elizabeth E. Blackford Assistant Attorney General Office for Rate Intervention 1024 Capital Center Drive Frankfort, KY 40601-8204 KY AG Data Requests Set No. 2 Case No. 2003-00252

Date Received: September 10, 2003 Response Due Date: September 17, 2003 Supplemental Dated: October 8, 2003

KyAG-DR-02-028 SUPPLEMENTAL OF 0 9 2003

REQUEST:

2-28. Follow-up to KyPSC-DR-01-053e. Please provide a copy of the depreciation study currently being prepared by Gannett Fleming as soon as it is complete.

SUPPLEMENTAL RESPONSE:

CONFIDENTIAL PROPRIETARY AND TRADE SECRET

For those who have signed a confidentiality agreement, attached is the depreciation study issued by Gannett Flemming, Inc, on September 29, 2003.

It will be provided to any party to this proceeding who has signed a confidentiality agreement.

WITNESS RESPONSIBLE:

John P. Steffen